

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF NEW YORK

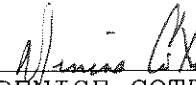
----- X  
LIBERTY INSURANCE CORPORATION, :  
Plaintiff, : 22cv1081(DLC)  
----- ORDER  
-v- :  
NEW YORK MARINE AND GENERAL INSURANCE :  
CO., AMERICAN EMPIRE SURPLUS LINES :  
INSURANCE CO., and HUDSON EXCESS :  
INSURANCE CO., :  
Defendants. :  
----- X  
DENISE COTE, District Judge:

On August 1, 2023, judgment was entered in this action. On August 10, plaintiff Liberty Insurance Corporation filed a bill of costs. On August 24, defendants Hudson Excess Insurance Company ("Hudson") and New York Marine and General Insurance Company filed a joint objection. An Order of August 25 set a schedule for the plaintiff to cure any deficiencies in its bill of costs and for the defendants to respond. On August 28, Hudson filed a notice of appeal. Pursuant to Local Rule 54.1, costs may not be taxed during the pendency of any appeal. On September 7, plaintiff Liberty Insurance Corporation filed a revised bill of costs as against New York Marine only. Accordingly, it is hereby

ORDERED that a final decision on costs as to Hudson will not be rendered during the pendency of the appeal. The

August 25 Order remains in effect as to New York Marine.

Dated:      New York, New York  
September 8, 2023

  
DENISE COTE  
United States District Judge